



Rep. Katherine Cloonen

Filed: 4/12/2013

09800HB0738ham001

LRB098 03569 CEL 44328 a

1 AMENDMENT TO HOUSE BILL 738

2 AMENDMENT NO. _____. Amend House Bill 738 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Department of Natural Resources
5 (Conservation) Law of the Civil Administrative Code of Illinois
6 is amended by changing Sections 805-275 and 805-335 as follows:

7 (20 ILCS 805/805-275) (was 20 ILCS 805/63a27)

8 Sec. 805-275. Sale of gravel and other materials. The
9 Department has the power to sell gravel, sand, earth, or other
10 material from any State of Illinois owned lands or waters under
11 the jurisdiction of the Department at a fair market price. The
12 proceeds from the sales shall be deposited into the Wildlife
13 ~~and Fish~~ Fund or the Illinois Fisheries Management Fund in the
14 State treasury.

15 (Source: P.A. 90-372, eff. 7-1-98; 91-239, eff. 1-1-00.)

1 (20 ILCS 805/805-335)

2 Sec. 805-335. Fees. The Department has the power to assess
3 appropriate and reasonable fees for the use of concession type
4 facilities as well as other facilities and sites under the
5 jurisdiction of the Department, including, but not limited to,
6 beaches, bike trails, equestrian trails, and other types of
7 trails. The Department may regulate, by rule, the fees to be
8 charged. The income collected shall be deposited into the State
9 Parks Fund, the ~~or~~ Wildlife ~~and Fish~~ Fund, or the Illinois
10 Fisheries Management Fund depending on the classification of
11 the State managed facility involved. The monies deposited into
12 the State Parks Fund, ~~or~~ the Wildlife ~~and Fish~~ Fund, and the
13 Illinois Fisheries Management Fund under this Section shall not
14 be subject to administrative charges or chargebacks unless
15 otherwise authorized by this Act.

16 (Source: P.A. 97-1136, eff. 1-1-13.)

17 Section 10. The State Finance Act is amended by changing
18 Section 5.21 and by adding Section 5.826 as follows:

19 (30 ILCS 105/5.21) (from Ch. 127, par. 141.21)

20 Sec. 5.21. The Wildlife ~~and Fish~~ Fund.

21 (Source: P.A. 81-358.)

22 (30 ILCS 105/5.826 new)

23 Sec. 5.826. The Illinois Fisheries Management Fund.

1 Section 15. The Fish and Aquatic Life Code is amended by
2 changing Sections 1-215, 1-230, 20-45, 20-85, and 30-15 and by
3 adding Sections 1-43 and 1-231 as follows:

4 (515 ILCS 5/1-43 new)

5 Sec. 1-43. Fisheries Division Chief. "Fisheries Division
6 Chief" means the top Administrator in the Division of Fisheries
7 in the Department of Natural Resources.

8 (515 ILCS 5/1-215) (from Ch. 56, par. 1-215)

9 Sec. 1-215. Illegal fishing devices; public nuisance.
10 Every fishing device, including seines, nets, or traps, or any
11 electrical device or any other devices, including vehicles,
12 watercraft, or aircraft, used or operated illegally or
13 attempted to be used or operated illegally by any person in
14 taking, transporting, holding, or conveying any aquatic life
15 contrary to this Code, including administrative rules, shall be
16 deemed a public nuisance and therefore illegal and subject to
17 seizure and confiscation by any authorized employee of the
18 Department. Upon the seizure of such an item the Department
19 shall take and hold the item until disposed of as provided in
20 this Code.

21 Upon the seizure of any device because of its illegal use,
22 the officer or authorized employee of the Department making the
23 seizure shall, as soon as reasonably possible, cause a

1 complaint to be filed before the Circuit Court and a summons to
2 be issued requiring the owner or person in possession of the
3 property to appear in court and show cause why the device
4 seized should not be forfeited to the State. Upon the return of
5 the summons duly served or upon posting or publication of
6 notice as provided in this Code, the court shall proceed to
7 determine the question of the illegality of the use of the
8 seized property. Upon judgment being entered to the effect that
9 the property was illegally used, an order shall be entered
10 providing for the forfeiture of the seized property to the
11 State. The owner of the property, however, may have a jury
12 determine the illegality of its use, and shall have the right
13 of an appeal as in other civil cases. Confiscation or
14 forfeiture shall not preclude or mitigate against prosecution
15 and assessment of penalties provided in Section 20-35 of this
16 Code.

17 Upon seizure of any property under circumstances
18 supporting a reasonable belief that the property was abandoned,
19 lost, stolen, or otherwise illegally possessed or used contrary
20 to this Code, except property seized during a search or arrest,
21 and ultimately returned, destroyed, or otherwise disposed of
22 under order of a court in accordance with this Code, the
23 authorized employee of the Department shall make reasonable
24 inquiry and efforts to identify and notify the owner or other
25 person entitled to possession of the property and shall return
26 the property after the person provides reasonable and

1 satisfactory proof of his or her ownership or right to
2 possession and reimburses the Department for all reasonable
3 expenses of custody. If the identity or location of the owner
4 or other person entitled to possession of the property has not
5 been ascertained within 6 months after the Department obtains
6 possession, the Department shall effectuate the sale of the
7 property for cash to the highest bidder at a public auction.
8 The owner or other person entitled to possession of the
9 property may claim and recover possession of the property at
10 any time before its sale at public auction upon providing
11 reasonable and satisfactory proof of ownership or right of
12 possession and reimbursing the Department for all reasonable
13 expenses of custody.

14 Any property forfeited to the State by court order under
15 this Section may be disposed of by public auction, except that
16 any property that is the subject of a court order shall not be
17 disposed of pending appeal of the order. The proceeds of the
18 sales at auction shall be deposited in the Illinois Fisheries
19 Management ~~Wildlife and Fish~~ Fund.

20 The Department shall pay all costs of posting or
21 publication of notices required by this Section.

22 (Source: P.A. 87-833.)

23 (515 ILCS 5/1-230) (from Ch. 56, par. 1-230)

24 Sec. 1-230. Wildlife ~~and Fish~~ Fund; disposition of money
25 received. All fees, fines, income of whatever kind or nature

1 derived from hunting and fishing activities on lands, waters,
2 or both under the jurisdiction or control of the Department,
3 and all penalties collected under this Code shall be deposited
4 into the State Treasury and shall be set apart in a special
5 fund to be known as the Wildlife ~~and Fish~~ Fund; except that all
6 fees and revenues from commercial fishing licenses, sport
7 fishing licenses, inland trout stamps, reimbursements from
8 sport fish restoration grants and Asian Carp and aquatic
9 invasive species grants and other grants from the federal
10 government, fines collected for fish kills and violations of
11 the Fish and Aquatic Life Code, stamps issued for fish habitat,
12 management, or angling events after January 1, 2013 shall be
13 deposited into the Illinois Fisheries Management Fund, a
14 special fund created in the State Treasury to be used for the
15 operation of the Division of Fisheries within the Department;
16 except that fees derived solely from the sale of salmon stamps,
17 income from art contests for the salmon stamp, including income
18 from the sale of reprints, and gifts, donations, grants, and
19 bequests of money for the conservation and propagation of
20 salmon shall be deposited into the State Treasury and set apart
21 in the special fund to be known as the Salmon Fund; and except
22 that fees derived solely from the sale of state migratory
23 waterfowl stamps, and gifts, donations, grants and bequests of
24 money for the conservation and propagation of waterfowl, shall
25 be deposited into the State Treasury and set apart in the
26 special fund to be known as the State Migratory Waterfowl Stamp

1 Fund. All interest that accrues from moneys in the Wildlife ~~and~~
2 ~~Fish~~ Fund, the Illinois Fisheries Management Fund, the Salmon
3 Fund, and the State Migratory Waterfowl Stamp Fund shall be
4 retained in those funds respectively. Except for the additional
5 moneys deposited under Section 805-550 of the Department of
6 Natural Resources (Conservation) Law of the Civil
7 Administrative Code of Illinois, appropriations from the
8 Wildlife ~~and Fish~~ Fund and the Illinois Fisheries Management
9 Fund shall be made only to the Department for the carrying out
10 of the powers and functions vested by law in the Department for
11 the administration and management of fish and wildlife
12 resources of this State for such activities as (i) the purchase
13 of land for fish hatcheries, wildlife refuges, preserves, and
14 public shooting and fishing grounds; (ii) the purchase and
15 distribution of wild birds, the eggs of wild birds, and wild
16 mammals; (iii) the rescuing, restoring and distributing of
17 fish; (iv) the maintenance of wildlife refuges or preserves,
18 public shooting grounds, public fishing grounds, and fish
19 hatcheries; and (v) the feeding and care of wild birds, wild
20 mammals, and fish. Appropriations from the Salmon Fund shall be
21 made only to the Department to be used solely for the
22 conservation and propagation of salmon, including
23 construction, operation, and maintenance of a cold water
24 hatchery, and for payment of the costs of printing salmon
25 stamps, the expenses incurred in acquiring salmon stamp
26 designs, and the expenses of producing reprints.

1 (Source: P.A. 95-853, eff. 8-18-08; 96-1160, eff. 1-1-11;
2 96-1518, eff. 2-4-11.)

3 (515 ILCS 5/1-231 new)

4 Sec. 1-231. Illinois Fisheries Management Fund;
5 disposition of money received. Beginning January 1, 2013, all
6 fees or revenue collected from any resident or non-resident
7 commercial license; any resident or non-resident sport fishing
8 licenses; inland trout stamps; all reimbursements from sport
9 fish restoration grants, Asian Carp and aquatic invasive
10 species grants, and other grants from the federal government;
11 finer collected from fish kills and violations of the Fish and
12 Aquatic Life Code; and any new revenues created from stamps
13 issued for fish habitat, management, or angling events shall be
14 deposited into the Illinois Fisheries Management Fund, a
15 special fund created in the State Treasury to be used for the
16 operation of the Division of Fisheries within the Department.
17 The Fund can be used only for fish propagation, management,
18 conservation, commercial fish evaluation and management,
19 aquatic education projects and programs, law enforcement,
20 expenses of operating the Division of Fisheries within the
21 Department of Natural Resources, and land acquisition that
22 provides access to sport fishing that have been approved by the
23 Fisheries Division Chief.

24 (515 ILCS 5/20-45) (from Ch. 56, par. 20-45)

1 Sec. 20-45. License fees for residents. Fees for licenses
2 for residents of the State of Illinois shall be as follows:

3 (a) Except as otherwise provided in this Section, for
4 sport fishing devices as defined in Section 10-95 or
5 spearing devices as defined in Section 10-110, the fee is
6 \$14.50 for individuals 16 to 64 years old, one-half of the
7 current fishing license fee for individuals age 65 or
8 older, and, commencing with the 2012 license year, one-half
9 of the current fishing license fee for resident veterans of
10 the United States Armed Forces after returning from service
11 abroad or mobilization by the President of the United
12 States. Veterans must provide, to the Department at one of
13 the Department's 5 regional offices, verification of their
14 service. The Department shall establish what constitutes
15 suitable verification of service for the purpose of issuing
16 fishing licenses to resident veterans at a reduced fee.

17 (b) All residents before using any commercial fishing
18 device shall obtain a commercial fishing license, the fee
19 for which shall be \$60 and a resident fishing license, the
20 fee for which is \$14.50. Each and every commercial device
21 used shall be licensed by a resident commercial fisherman
22 as follows:

23 (1) For each 100 lineal yards, or fraction thereof,
24 of seine the fee is \$18. For each minnow seine, minnow
25 trap, or net for commercial purposes the fee is \$20.

26 (2) For each device to fish with a 100 hook trot

1 line device, basket trap, hoop net, or dip net the fee
2 is \$3.

3 (3) When used in the waters of Lake Michigan, for
4 the first 2000 lineal feet, or fraction thereof, of
5 gill net the fee is \$10; and for each 1000 additional
6 lineal feet, or fraction thereof, the fee is \$10. These
7 fees shall apply to all gill nets in use in the water
8 or on drying reels on the shore.

9 (4) For each 100 lineal yards, or fraction thereof,
10 of gill net or trammel net the fee is \$18.

11 (c) Residents of the State of Illinois may obtain a
12 sportsmen's combination license that shall entitle the
13 holder to the same non-commercial fishing privileges as
14 residents holding a license as described in subsection (a)
15 of this Section and to the same hunting privileges as
16 residents holding a license to hunt all species as
17 described in Section 3.1 of the Wildlife Code. No
18 sportsmen's combination license shall be issued to any
19 individual who would be ineligible for either the fishing
20 or hunting license separately. The sportsmen's combination
21 license fee shall be \$25.50. For residents age 65 or older,
22 the fee is one-half of the fee charged for a sportsmen's
23 combination license. The portion of the sportsmen's
24 combination license attributable to the fishing license
25 shall be deposited in the Illinois Fisheries Management
26 Fund, and the portion of the sportsmen's combination

1 license attributable to the hunting license shall be
2 deposited in the Wildlife Fund. For resident veterans of
3 the United States Armed Forces after returning from service
4 abroad or mobilization by the President of the United
5 States, the fee, commencing with the 2012 license year, is
6 one-half of the fee charged for a sportsmen's combination
7 license. Veterans must provide to the Department, at one of
8 the Department's 5 regional offices, verification of their
9 service. The Department shall establish what constitutes
10 suitable verification of service for the purpose of issuing
11 sportsmen's combination licenses to resident veterans at a
12 reduced fee.

13 (d) For 24 hours of fishing by sport fishing devices as
14 defined in Section 10-95 or by spearing devices as defined
15 in Section 10-110 the fee is \$5. This license does not
16 exempt the licensee from the requirement for a salmon or
17 inland trout stamp. The licenses provided for by this
18 subsection are not required for residents of the State of
19 Illinois who have obtained the license provided for in
20 subsection (a) of this Section.

21 (e) All residents before using any commercial mussel
22 device shall obtain a commercial mussel license, the fee
23 for which shall be \$50.

24 (f) Residents of this State, upon establishing
25 residency as required by the Department, may obtain a
26 lifetime hunting or fishing license or lifetime

1 sportsmen's combination license which shall entitle the
2 holder to the same non-commercial fishing privileges as
3 residents holding a license as described in paragraph (a)
4 of this Section and to the same hunting privileges as
5 residents holding a license to hunt all species as
6 described in Section 3.1 of the Wildlife Code. No lifetime
7 sportsmen's combination license shall be issued to or
8 retained by any individual who would be ineligible for
9 either the fishing or hunting license separately, either
10 upon issuance, or in any year a violation would subject an
11 individual to have either or both fishing or hunting
12 privileges rescinded. The lifetime hunting and fishing
13 license fees shall be as follows:

14 (1) Lifetime fishing: 30 x the current fishing
15 license fee.

16 (2) Lifetime hunting: 30 x the current hunting
17 license fee.

18 (3) Lifetime sportsmen's combination license: 30 x
19 the current sportsmen's combination license fee.

20 Lifetime licenses shall not be refundable. A \$10 fee shall
21 be charged for reissuing any lifetime license. The Department
22 may establish rules and regulations for the issuance and use of
23 lifetime licenses and may suspend or revoke any lifetime
24 license issued under this Section for violations of those rules
25 or regulations or other provisions under this Code or the
26 Wildlife Code. Individuals under 16 years of age who possess a

1 lifetime hunting or sportsmen's combination license shall have
2 in their possession, while in the field, a certificate of
3 competency as required under Section 3.2 of the Wildlife Code.
4 Any lifetime license issued under this Section shall not exempt
5 individuals from obtaining additional stamps or permits
6 required under the provisions of this Code or the Wildlife
7 Code. Individuals required to purchase additional stamps shall
8 sign the stamps and have them in their possession while fishing
9 or hunting with a lifetime license. All fees received from the
10 issuance of lifetime licenses shall be deposited in the Fish
11 and Wildlife Endowment Fund.

12 Except for licenses issued under subsection (e) of this
13 Section, all licenses provided for in this Section shall expire
14 on March 31 of each year, except that the license provided for
15 in subsection (d) of this Section shall expire 24 hours after
16 the effective date and time listed on the face of the license.

17 All individuals required to have and failing to have the
18 license provided for in subsection (a) or (d) of this Section
19 shall be fined according to the provisions of Section 20-35 of
20 this Code.

21 All individuals required to have and failing to have the
22 licenses provided for in subsections (b) and (e) of this
23 Section shall be guilty of a Class B misdemeanor.

24 (Source: P.A. 96-831, eff. 1-1-10; 97-498, eff. 4-1-12;
25 97-1136, eff. 1-1-13.)

1 (515 ILCS 5/20-85) (from Ch. 56, par. 20-85)

2 Sec. 20-85. Taxidermist license.

3 (a) Before engaging in the business of taxidermy of aquatic
4 life, every person shall obtain a license for that purpose from
5 the Department. Application for a license shall be filed with
6 the Department and shall set forth the name of the applicant;
7 its principal officers, if the applicant is a corporation, or
8 the partners, if the applicant is a partnership; the location
9 of the place of business; and any additional information the
10 Department may require. The annual fee for each taxidermist
11 license shall be \$25. All licenses issued to taxidermists are
12 valid only at the location described and designated on the
13 application for the license. All taxidermist licenses shall
14 expire on January 31 of each year. Individuals employed by a
15 licensed taxidermist shall not be required to possess a
16 taxidermist license while working for and at the place of
17 business of the license holder.

18 Licensed taxidermists shall submit to the Department a list
19 naming all individuals who will be working at the place of
20 business specified on the permit. Only those individuals whose
21 names are on file with the Department shall be authorized to
22 work under the scope of the taxidermist's license.

23 (b) Taxidermists shall keep written records of all aquatic
24 life or parts of aquatic life received or returned by them.
25 Records shall include the following information:

26 (1) The date the aquatic life was received.

1 (2) The name and address of the person from whom the
2 aquatic life was received.

3 (3) The number and species of all aquatic life
4 received.

5 (4) The number and state of issuance of the fishing
6 license, or special Department permit, of the person from
7 whom the aquatic life was received. In the absence of a
8 license or permit number, the taxidermist may rely on the
9 written certification of the person from whom the aquatic
10 life was received that the specimen was legally taken or
11 obtained, or, in the event the person is exempt from the
12 apposite license requirements, an indication of the
13 exemption.

14 (c) All aquatic life or parts of aquatic life that have
15 been received, preserved, mounted, or possessed by a
16 taxidermist are required to bear a coded origin tag or label.
17 The coded origin tag or label shall correspond with written
18 records containing more complete information as required by the
19 Department.

20 (d) Taxidermy records shall be open for inspection by any
21 peace officer at any reasonable hour. Taxidermists shall
22 maintain records for a period of 2 years from the date of
23 receipt of the aquatic life or for as long as the specimen or
24 mount remains in the taxidermist's possession, whichever is
25 longer.

26 The Department may require the taxidermist to submit to it

1 any information it deems necessary.

2 (e) No taxidermist shall have in his or her possession any
3 aquatic life that is not listed in his or her written records
4 and properly tagged or labeled.

5 (f) All persons licensed as taxidermists under this Code
6 who shall ship any aquatic life or parts of aquatic life that
7 have been received, preserved, or mounted shall tag or label
8 the shipment and the tag or label shall state the name of the
9 taxidermist and the number and date of his or her license.

10 (g) Nothing in this Section removes taxidermists from
11 responsibility for the observance of any federal laws, rules,
12 or regulations that may apply to the taxidermy business.

13 (Source: P.A. 88-416; 89-66, eff. 1-1-96.)

14 (515 ILCS 5/30-15) (from Ch. 56, par. 30-15)

15 Sec. 30-15. Use of license fees. No funds accruing to the
16 State of Illinois from license fees paid by fishermen shall be
17 diverted for any other purpose than the administration of the
18 Department of Natural Resources for the management of fish ~~and~~
19 ~~wildlife~~ resources of the State.

20 (Source: P.A. 95-853, eff. 8-18-08.)

21 Section 20. The Wildlife Code is amended by changing
22 Sections 1.25, 1.28, and 3.39 as follows:

23 (520 ILCS 5/1.25) (from Ch. 61, par. 1.25)

1 Sec. 1.25. Every hunting or trapping device, vehicle or
2 conveyance, when used or operated illegally, or attempted to be
3 used or operated illegally by any person in taking,
4 transporting, holding, or conveying any wild bird or wild
5 mammal, contrary to the provisions of this Act, including
6 administrative rules, is a public nuisance and subject to
7 seizure and confiscation by any authorized employee of the
8 Department; upon the seizure of such item the Department shall
9 take and hold the same until disposed of as hereinafter
10 provided.

11 Upon the seizure of any property as herein provided, the
12 authorized employee of the Department making such seizure shall
13 forthwith cause a complaint to be filed before the Circuit
14 Court and a summons to be issued requiring the person who
15 illegally used or operated or attempted to use or operate such
16 property and the owner and person in possession of such
17 property to appear in court and show cause why the property
18 seized should not be forfeited to the State. Upon the return of
19 the summons duly served or other notice as herein provided, the
20 court shall proceed to determine the question of the illegality
21 of the use of the seized property and upon judgment being
22 entered to the effect that such property was illegally used, an
23 order may be entered providing for the forfeiture of such
24 seized property to the Department and shall thereupon become
25 the property of the Department; but the owner of such property
26 may have a jury determine the illegality of its use, and shall

1 have the right of an appeal, as in other cases. Such
2 confiscation or forfeiture shall not preclude or mitigate
3 against prosecution and assessment of penalties otherwise
4 provided in this Act.

5 Upon seizure of any property under circumstances
6 supporting a reasonable belief that such property was
7 abandoned, lost or stolen or otherwise illegally possessed or
8 used contrary to the provisions of this Act, except property
9 seized during a search or arrest, and ultimately returned,
10 destroyed, or otherwise disposed of pursuant to order of a
11 court in accordance with this Act, the authorized employee of
12 the Department shall make reasonable inquiry and efforts to
13 identify and notify the owner or other person entitled to
14 possession thereof, and shall return the property after such
15 person provides reasonable and satisfactory proof of his
16 ownership or right to possession and reimburses the Department
17 for all reasonable expenses of such custody. If the identity or
18 location of the owner or other person entitled to possession of
19 the property has not been ascertained within 6 months after the
20 Department obtains such possession, the Department shall
21 effectuate the sale of the property for cash to the highest
22 bidder at a public auction. The owner or other person entitled
23 to possession of such property may claim and recover possession
24 of the property at any time before its sale at public auction,
25 upon providing reasonable and satisfactory proof of ownership
26 or right of possession and reimbursing the Department for all

1 reasonable expenses of custody thereof.

2 Any property, including guns, forfeited to the State by
3 court order pursuant to this Section, may be disposed of by
4 public auction, except that any property which is the subject
5 of such a court order shall not be disposed of pending appeal
6 of the order. The proceeds of the sales at auction shall be
7 deposited in the Wildlife ~~and Fish~~ Fund.

8 The Department shall pay all costs of notices required by
9 this Section.

10 (Source: P.A. 85-152.)

11 (520 ILCS 5/1.28) (from Ch. 61, par. 1.28)

12 Sec. 1.28. Fees and fines; deposit in funds. All fees,
13 fines, including bond forfeitures, income of whatsoever kind or
14 nature derived from hunting and fishing activities on lands or
15 waters or both under the jurisdiction or control of the
16 Department, and all penalties collected under this Act shall be
17 deposited in the State Treasury and shall be set apart in a
18 special fund to be known as the "Wildlife ~~and Fish~~ Fund";
19 except that all fees and revenues from commercial fishing
20 licenses, sport fishing licenses, inland trout stamps,
21 reimbursements from sport fish restoration grants and Asian
22 Carp and aquatic invasive species grants and other grants from
23 the federal government, fines collected for fish kills and
24 violations of the Fish and Aquatic Life Code, stamps issued for
25 fish habitat, management, or angling events after January 1,

1 2013 shall be deposited into the Illinois Fisheries Management
2 Fund, a special fund created in the State Treasury to be used
3 for the operation of the Division of Fisheries within the
4 Department; except that fees derived solely from the sale of
5 salmon stamps, income from art contests for the salmon stamp,
6 including income from the sale of reprints, and gifts,
7 donations, grants and bequests of money for the conservation
8 and propagation of salmon shall be deposited in the State
9 Treasury and set apart in the special fund to be known as the
10 "Salmon Fund"; and except that fees derived solely from the
11 sale of state migratory waterfowl stamps, and gifts, donations,
12 grants and bequests of money for the conservation and
13 propagation of waterfowl shall be deposited in the special fund
14 to be known as the "State Migratory Waterfowl Stamp Fund"; and
15 except that, of fees derived solely from the sale of State
16 Habitat Stamps, 64% shall be deposited into the Illinois
17 Habitat Fund, 30% into the State Pheasant Fund, and 6% into the
18 State Furbearer Fund. Income generated from the sale of artwork
19 associated with the State Habitat Stamps shall be deposited
20 into the Illinois Habitat Fund. All interest that accrues from
21 monies deposited into the Wildlife ~~and Fish~~ Fund, the Illinois
22 Fisheries Management Fund, the Salmon Fund, the State Migratory
23 Waterfowl Stamp Fund, the State Furbearer Fund, the State
24 Pheasant Fund, and the Illinois Habitat Fund shall be deposited
25 into those funds, respectively. Appropriations from the
26 "Wildlife ~~and Fish~~ Fund" shall be made only to the Department

1 for the carrying out of the powers and functions vested by law
2 in the Department for the administration and management of fish
3 and wildlife resources of this State for such activities as the
4 purchase of land for fish hatcheries, wildlife refuges,
5 preserves and public shooting and fishing grounds; the purchase
6 and distribution of wild birds, the eggs of wild birds, and
7 wild mammals for rescuing, restoring and distributing fish; the
8 maintenance of wildlife refuges, or preserves, public shooting
9 grounds, public fishing grounds and fish hatcheries; and the
10 feeding and care of wild birds, wild animals and fish.

11 (Source: P.A. 95-853, eff. 8-18-08.)

12 (520 ILCS 5/3.39) (from Ch. 61, par. 3.39)

13 Sec. 3.39. Residents of the State of Illinois may obtain a
14 Sportsmen's Combination License which shall entitle the holder
15 to the same non-commercial fishing privileges as residents
16 holding a fishing license described in subparagraph (a) of
17 Section 20-45 of the Fish and Aquatic Life Code, and to the
18 same hunting privileges as residents holding a license to hunt
19 all species, as described in Section 3.1 of this Act. The
20 portion of the sportsmen's combination license attributable to
21 the fishing license shall be deposited in the Illinois
22 Fisheries Management Fund, and the portion of the sportsmen's
23 combination license attributable to the hunting license shall
24 be deposited in the Wildlife Fund. However, no Sportsmen's
25 Combination License shall be issued to any person who would be

1 ineligible for either the fishing or hunting license
2 separately. The Sportsmen's Combination License fee shall be
3 \$25.50. For residents age 65 or older, the fee is one-half of
4 the fee charged for a Sportsmen's Combination License.

5 (Source: P.A. 96-831, eff. 1-1-10.)

6 (520 ILCS 5/1.28a rep.)

7 Section 25. The Wildlife Code is amended by repealing
8 Section 1.28a."